

peals here fully understood, and mature deliberation thereupon had; for that it appears to the Court of Appeals here, that there is ~~an~~ error in the record of proceedings aforesaid, <sup>and also</sup> in the giving of the judgment aforesaid: Therefore it is considered by the Court of Appeals here, that the judgment aforesaid, ~~given in form aforesaid, be in all things affirmed and stand in full force~~

For those errors and others in the record and proceedings aforesaid, be revoked, annulled and held entirely as void and that the said John Anderson be restored to all things which by reason of the judgment aforesaid he hath lost; and because it clearly appears to the Court here that justice and the merits of this case require that there should be a new trial of the issue aforesaid, thereupon the Court here, according to the directions of the act of assembly in such cases made and provided, order and direct a remission of the record and proceedings aforesaid, to the Clerk of the said City Court as aforesaid with the writ of the State of Maryland of Proceendo to the said City Court <sup>of Baltimore</sup> directing them to proceed in the Petition aforesaid, and to a new trial thereof, in the same manner as if no trial had taken place, or any appeal had been prosecuted ~~it is also considered~~  
The record and proceedings aforesaid, with the said writ of Proceendo, are therefore remitted to the Clerk of the said City Court of Baltimore accordingly, &c

Teste Richard W. Lee C. M.

in the said County court of as also for the sum of  
adjudged unto by the Court of Appeals here, on  
assent for costs and charges, which sustained by occasion of the  
delay of the execution of the judgment aforesaid, by pretext of the prosecution of the said  
by the said  
for the correcting of errors of and upon the premises as aforesaid, prosecuted, and so forth.  
MEMORANDUM. Judgment was affirmed nisi in this case and made absolute on the  
day of 18 and execution awarded for the sum of